
Silk Department Extended.

Marmad and Jaccard's Great Annual
Clearing Sale
OF...
MUSIC BOXES.
To hear them play the

OF...
MUSIC BOXES

MUSIC BOXES.




To hear them play their charming melodies and notes their greatly reduced prices is almost certain to induce you to purchase.

Music Boxes.

Regular price \$12.00,	reduced to \$8.75
Regular price \$25.00,	reduced to \$16.50
Regular price \$50.00,	reduced to \$31.50
Regular price \$20.00,	reduced to \$13.50
Regular price \$35.00,	reduced to \$22.75
Regular price \$40.00,	reduced to \$23.00

Our Great Annual Clearing Sale

Is progressing with unabated interest. Come and see the great bargains we offer.



1/2 Price

FOR ALL

Single Plates, Cups and Saucers

Wm. and
Jaccard's

Broadway, Cor Locust.

DID NOT WANT TO ESCAPE.

[illegible]

The following members of other state associations were present as guests of honor: Grimes and his wife, of St. Louis; Louisville, Ky., Charles Oriskany of Illinois; H. Todd, Kansas; S. Hammill, Kentucky; A. Cox, of Terre Haute, Ind., and M. O'Connor, Indianapolis, Ind.

Fails to Get a Verdict the \$50,000 Damage Suit.

NEW YORK, Jan. 2.—The jury in the Laidlaw-Sage case disagreed. They stood 9 to 3 in favor of the defendant. The suit was for \$50,000 damages, based upon the claim that the defendant was a plot. He acquiesced, and it was deemed to notify the authorities of the explosion.

CINCINNATI, Jan. 10.—The National Convention of Manufacturers met here today for temporary organization to-day, with Thomas Fortune as president and John G. Brown, Secretary. Addresses were made by Governor Campbell, Mayor Harrison, and others. The convention proceeded to business after the forenoon was spent in discussing plans for the evening entertainment and the appointment of committees. The attendance

The Broslaski Case.—The partnership affairs of H. Broslaski & Co. were again aired in court, the suit of the estate of the deceased W. Broslaski, S. Adams and C. J. Halrd being put all in Judge Klein's court.

Gold's Gain.—A check for \$384 for gold. Goetz got a decree in his favor.

Exchange Delegates.—The delegates from the Merchants' Exchange to the National Board of Trade which will meet in Washington, D. C., are:

the days ago in Judge Lyon's court, the attorneys have been attacking the creditors. One of the issues is whether H. Broksaid, Jr., or Harry W. Broksaid, is a partner in the firm attached to the case. One member of the firm, O. J. Green, could wind up the partnership by withdrawing of trust without consulting with H. Broksaid & Co. had a share on Eighth street.

McGilly-Green.

BAILING FOR SENATOR.

ST. PAUL, Minn., Jan. 23.—The first ballot for the election of a senator to fill the seat vacated by the late Senator O. Stansfeld, Henry C. Haarscraft, T. H. C. Smith, J. J. Leavelle, J. J. Leavelle, and S. W. Cobb. The delegates are expected to vote on reciprocity treaties, Minnesota's proposed amendment to the canal project and a practical bankruptcy law.

Bridge's Church at 7 a. m. Miss Clara Green officiated. The choir consisted of Street Bible Church, was married by Mr. Chas. A. Green, pastor of the church. The bride had celebrating nuptial high mass. Miss Green acted as maid of honor. The bridesmaids were Misses Davis and Mrs. Cooney. Following the ceremony a wedding breakfast was served at the home of Mrs. Nelson, 3505 Laclede avenue, at which about 100 guests were present. Mr. and Mrs. Green returned to their home at 10 a. m. or Washington this evening, where they will have a future home. Mr. McMillen is in the patent office.

Mrs. Motts Loaned.
George Ruckholdt, President of the Standard

[illegible][illegible]

St. Louis and New York Limited.
The New York Limited, train No. 2, of the **Miss-Pennsylvania Short Line** leaves **St. Louis** every day at 1 o'clock p. m., and **New York** next day at 6:30 p. m. Pullman dining and sleeping car run through. No other line runs so close to the train. The mid-day departure from

which John H. and William Sippelman each have 25 shares and Herman H. Hoerlmann thirty shares.

Over 175 Feet of Counter Room now Devoted to
SILK FABRICS

that have ever thronged our SILK AISLE every day and hour during
OUR JANUARY SALE.

In Strictly New Goods.
Genuine Kalki Wash Silk, 48c quality.

Small Figured White Japanese Silks, equal to late 75c quality,
AT 35 CENTS YARD.

Check and Plaid Habutai Wash Silk 50c quality

new effects, superior quality,
AT 37¢ CENTS YARD.
Small Figured Taffeta, clean bright colors

22-inch Floral Design Taffeta, evening colors only,
AT 60 CENTS YARD.

24-inch Black Satin Duchesse, \$1.45 quality, NOW \$1.18 YARD.
27-inch Black Satin Duchesse, \$2.25 quality, NOW \$1.75 YARD.
1-inch Black Satin Rhadames, \$1.00 quality, NOW 75 CENTS YARD.

The Great Novelty of the Season, **PLISSE SILK**, for Waists.

C. Mussbach's Will.	165 Victor street, Wednesday at 2 p. m. Friends
---------------------	---

Greene is known as the Miller Thompson case. It is an international competition and the award was awarded by a committee in Paris.

Mobile (Ala.) and Los Angeles (Cal.) papers please copy.

Grocery Merchant Falls.

GREVE.—On Tuesday, January 22, at 4 o'clock a. m., Henry Wahl Greve, dearly beloved son

indicted for Murder.
ECATUR, Ill., Jan. 22.—George E. Baker was indicted for killing Louis Wil-

Burial Permits.

The funeral will take place Wednesday, the 22d inst., at 2:30 o'clock a. m., from family residence, 2712 Madison st., to St. Leo's Church; thence to Calvary Cemetery. Friends are in-

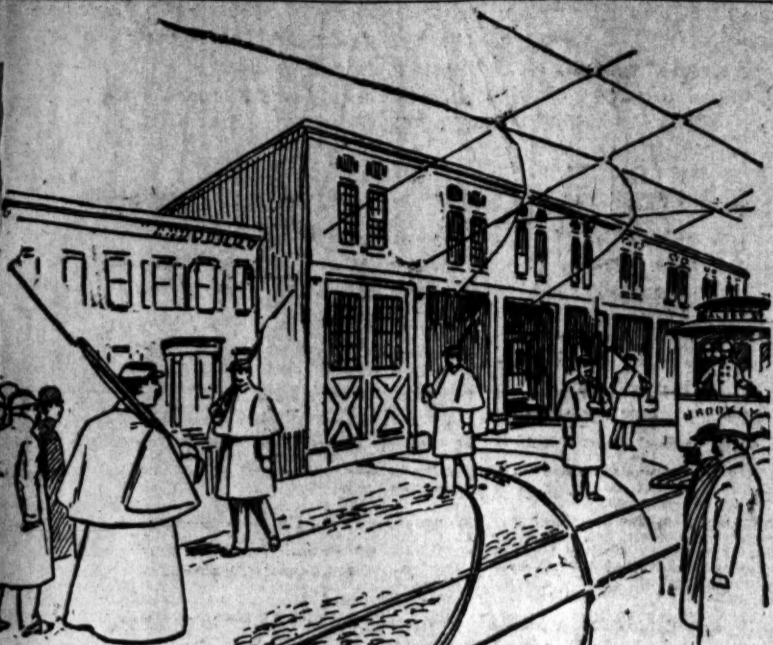
MARRIAGE
RUTHERFORD—HELM—Married, Sunday Morn-
ing, Jan. 30, 1906, Frank S. Rutherford, officiating.

Continued from first page.

...the neighborhood with badly damaged property. Campbell has received word that the men on all the railroads have struck. They had a meeting this morning at the house of Thayer and Gates avenues and decided upon this action. The wagons were taken back to the companies.

Supt. Goodwin, at the Ridgewood depot, Brooklyn Heights road, says the trolley cars are out on Gates and Myrtle avenues. He can get new linemen he will repair the cars and start cars on Gates and Myrtle avenues. This, however, will take two or three hours. Boulders and stones have been thrown on the tracks, on these routes and lines have also been placed in the switches. It will not take long, however, to remove them in case the companies wish to start cars.

Last night an attempt was made to shoot private Louis P. Duff of Company 1, 14th



AT THE HALSEY STREET STABLES.
(From a Photograph Made by a Post-Dispatch Correspondent.)

Regiment, who was on picket duty at the corner of the Flat Bush avenue car stables. A pistol ball passed within a few feet of his head. The guard was turned out but could find on one who might have fired the shot.

The superintendent of the Gates avenue line of cars said to-day that the refusal of the linemen to work will preclude all possibility of the company running cars to-day. The fixing of electric wires is a business which requires much care and an expert knowledge. This strike is the greatest blow the company have yet received. In case of wires being cut car traffic will come to a complete standstill. Linemen can not be secured as easily as motormen and conductors.

Cars are running on the Fulton street, Fifth avenue, Bergen street, Summer avenue, Putnam avenue and Flatbush lines to-day. None of them have been molested.

NOT FEDERATION MEN.

John McBride Talks of the Brooklyn Street Car Strike.

INDIANAPOLIS, Ind., Jan. 22.—John McBride, the new president of the American Federation of Labor, whose national headquarters were removed to this city by the



STARTING OUT AT A HALSEY STREET CAR.
(From a Photograph Made by a Post-Dispatch Correspondent.)

Two companies of militia have been sent from the depot of the Atlantic avenue line at Fifth avenue and North street to the depot at Ninth avenue and Twentieth street, where it was proposed to start the Fifth street line.

Edward Hayes and W. D. Bray, tin-roofers, at work on a building on Seventh avenue, between First and Second streets, threw bricks at a passing trolley car. They were arrested.

Inexperienced motormen were the cause of two minor accidents during the forenoon. Both instances cars came in collision, inflicting considerable damage, but no passengers were hurt.

At 7 o'clock cars were reported to be running on the following lines of the Atlantic avenue system: Bergen street, Butler street, Ninth avenue, Seventh avenue, Atlantic avenue, he Brooklyn, Queen's County & Suburban, Co. was running cars on the



MILITIA PATROLLING TOMPKINS AVENUE.
(From a Photograph Made by a Post-Dispatch Correspondent.)

Broadway, Summer avenue and Ralph avenue lines, the latter lines having been put in operation this morning. The Brooklyn City Co. has cars moving on the Fulton street, Court street, Halsey street and the Flatbush avenue line. On all these lines the number of cars in operation is the same as yesterday.

THE MILITIA AND THE MOB.

The wires extending from Central to Knickerbocker avenues on Cates avenue having been cut, a squad of linemen went to repair them. When they attempted to do so they were attacked by the mob. The militia drove the mob away, but the

IT HAS BEGUN.

Trial of Murderer Duestrow's Sanity at Issue.

Gov. Johnson Addresses the Jury and Witnesses Are Called.

JOHN C. MEAD SHOWS UP BADLY UNDER ZACHRITS CROSS-EXAMINATION.

Was Paid \$3 a Day to Watch Duestrow—Why He Thought Duestrow Was Insane—Jail Guard O'Connor the Second Witness.

UNION, Mo., Jan. 22.—The inquiry into the mental condition of Arthur Duestrow is now going on. Judge Hirsch opened court shortly after 9 o'clock this morning, and the jury was selected without any difficulty. Gov. Johnson and Circuit Attorney Zachrits handed to the judge their list of challenges, each side being allowed three. When the names of those who were to serve were announced, and they were sworn, it was found that R. B. Stoner, James Dickson, John Stahlmann, W. H. Moore, W. D. Zehms and A. C. Bessley were the challenged men. The jury, therefore, consisted of George Black, Robert Williams, John McFadden, C. H. Wehr, Henry Berner, Henry Z. Fowler, M. L. Sack, Martin Dietz, Wm. Beasley, F. X. Bardot, James A. Pillion and Lewis Kewitt.

GOV. JOHNSON ADDRESSES THE JURY.

As soon as they had been sworn, Gov. Johnson arose without delay and in a short speech presented the issues as they appeared to him to the jury. He talked simply and without effort at display, and only said what he has so often repeated in regard to his client.

Mr. Zachrits announced that he would postpone his remarks until after the defense had finished with their case, and then the first witness, John C. Mead, a deputy sheriff in the St. Louis Probate Court, was put upon the stand. He had visited Duestrow

lines run and concentrated on these routes. In larger precincts, which cover over four square miles of territory, there are really only three policemen on duty, and they have been drafted from Coney Island.

A mob stoned the power house of the Second Avenue line at Second avenue and Fifty-second street to-day. Many windows were broken, but no serious damage was done. A pistol shot was also fired through the windows during the night.

NOT FEDERATION MEN.

John McBride Talks of the Brooklyn Street Car Strike.

INDIANAPOLIS, Ind., Jan. 22.—John McBride, the new president of the American Federation of Labor, whose national headquarters were removed to this city by the

trove often in the jail at the request of Attorney James T. Blair to attend to his wants and desires. He found him suspicious of the guards, of everyone about him. He talked in monosyllables. He seemed suspicious of Gov. Johnson, but he was not. He wanted the witness to speak to Mr. Blair about it. In July the witness had a conversation with Duestrow over his wife. Duestrow had a cigarette picture of an actress with her leg thrown over the arm of a chair. Witness said that Duestrow was much worked over it, because he thought the picture was that of his wife. Duestrow had told him that he had seen her, and when he (the witness) told him she was dead Duestrow became very angry. The witness also stated some of the theories on hypnosis which Duestrow detailed to him, during which Duestrow told him his child was alive. Duestrow told him that when he saw the child he believed to be his in the morgue he was hypnotized, and it was not really his. From what the witness had seen he concluded that Duestrow's mind was not sound.

During Mead's testimony the defendant sat unmoved in his chair, appearing as an ordinary spectator.

Continuing the examination Mr. Johnson asked if Duestrow had ever manifested any illusions.

The witness cited one which had been manifested in the presence of Taylor, the negro murderer confined in the St. Louis jail, where the negro had winked and laughed.

Mr. Zachrits objected to the wink. There was a squabble between Gov. Johnson and Zachrits over this which the judge ended by sitting down on them both and telling them to go on with the examination.

On cross-examination the witness said that he had been employed by Seddon & Blair looking up court records. About ten days after the homicide he was called in by Mr. Blair and told to go to Mr. Johnson's office and do what he was told. He admitted all he belonged to the Knights of Labor. There are several trade unions in that city belonging to the federation, and they can strike if they desire upon the consent of their local officers. If a general strike was contemplated, this office would probably be consulted, at least we would be notified.

NOT FEDERATION MEN.

John McBride Talks of the Brooklyn Street Car Strike.

INDIANAPOLIS, Ind., Jan. 22.—John McBride, the new president of the American Federation of Labor, whose national headquarters were removed to this city by the

trove often in the jail at the request of Attorney James T. Blair to attend to his wants and desires. He found him suspicious of the guards, of everyone about him. He talked in monosyllables. He seemed suspicious of Gov. Johnson, but he was not. He wanted the witness to speak to Mr. Blair about it. In July the witness had a conversation with Duestrow over his wife. Duestrow had a cigarette picture of an actress with her leg thrown over the arm of a chair. Witness said that Duestrow was much worked over it, because he thought the picture was that of his wife. Duestrow had told him that he had seen her, and when he (the witness) told him she was dead Duestrow became very angry. The witness also stated some of the theories on hypnosis which Duestrow detailed to him, during which Duestrow told him his child was alive. Duestrow told him that when he saw the child he believed to be his in the morgue he was hypnotized, and it was not really his. From what the witness had seen he concluded that Duestrow's mind was not sound.

During Mead's testimony the defendant sat unmoved in his chair, appearing as an ordinary spectator.

Continuing the examination Mr. Johnson asked if Duestrow had ever manifested any illusions.

The witness cited one which had been manifested in the presence of Taylor, the negro murderer confined in the St. Louis jail, where the negro had winked and laughed.

Mr. Zachrits objected to the wink. There was a squabble between Gov. Johnson and Zachrits over this which the judge ended by sitting down on them both and telling them to go on with the examination.

On cross-examination the witness said that he had been employed by Seddon & Blair looking up court records. About ten days after the homicide he was called in by Mr. Blair and told to go to Mr. Johnson's office and do what he was told. He admitted all he belonged to the Knights of Labor. There are several trade unions in that city belonging to the federation, and they can strike if they desire upon the consent of their local officers. If a general strike was contemplated, this office would probably be consulted, at least we would be notified.

NOT FEDERATION MEN.

John McBride Talks of the Brooklyn Street Car Strike.

INDIANAPOLIS, Ind., Jan. 22.—John McBride, the new president of the American Federation of Labor, whose national headquarters were removed to this city by the

trove often in the jail at the request of Attorney James T. Blair to attend to his wants and desires. He found him suspicious of the guards, of everyone about him. He talked in monosyllables. He seemed suspicious of Gov. Johnson, but he was not. He wanted the witness to speak to Mr. Blair about it. In July the witness had a conversation with Duestrow over his wife. Duestrow had a cigarette picture of an actress with her leg thrown over the arm of a chair. Witness said that Duestrow was much worked over it, because he thought the picture was that of his wife. Duestrow had told him that he had seen her, and when he (the witness) told him she was dead Duestrow became very angry. The witness also stated some of the theories on hypnosis which Duestrow detailed to him, during which Duestrow told him his child was alive. Duestrow told him that when he saw the child he believed to be his in the morgue he was hypnotized, and it was not really his. From what the witness had seen he concluded that Duestrow's mind was not sound.

During Mead's testimony the defendant sat unmoved in his chair, appearing as an ordinary spectator.

Continuing the examination Mr. Johnson asked if Duestrow had ever manifested any illusions.

The witness cited one which had been manifested in the presence of Taylor, the negro murderer confined in the St. Louis jail, where the negro had winked and laughed.

Mr. Zachrits objected to the wink. There was a squabble between Gov. Johnson and Zachrits over this which the judge ended by sitting down on them both and telling them to go on with the examination.

On cross-examination the witness said that he had been employed by Seddon & Blair looking up court records. About ten days after the homicide he was called in by Mr. Blair and told to go to Mr. Johnson's office and do what he was told. He admitted all he belonged to the Knights of Labor. There are several trade unions in that city belonging to the federation, and they can strike if they desire upon the consent of their local officers. If a general strike was contemplated, this office would probably be consulted, at least we would be notified.

NOT FEDERATION MEN.

John McBride Talks of the Brooklyn Street Car Strike.

INDIANAPOLIS, Ind., Jan. 22.—John McBride, the new president of the American Federation of Labor, whose national headquarters were removed to this city by the

trove often in the jail at the request of Attorney James T. Blair to attend to his wants and desires. He found him suspicious of the guards, of everyone about him. He talked in monosyllables. He seemed suspicious of Gov. Johnson, but he was not. He wanted the witness to speak to Mr. Blair about it. In July the witness had a conversation with Duestrow over his wife. Duestrow had a cigarette picture of an actress with her leg thrown over the arm of a chair. Witness said that Duestrow was much worked over it, because he thought the picture was that of his wife. Duestrow had told him that he had seen her, and when he (the witness) told him she was dead Duestrow became very angry. The witness also stated some of the theories on hypnosis which Duestrow detailed to him, during which Duestrow told him his child was alive. Duestrow told him that when he saw the child he believed to be his in the morgue he was hypnotized, and it was not really his. From what the witness had seen he concluded that Duestrow's mind was not sound.

During Mead's testimony the defendant sat unmoved in his chair, appearing as an ordinary spectator.

Continuing the examination Mr. Johnson asked if Duestrow had ever manifested any illusions.

The witness cited one which had been manifested in the presence of Taylor, the negro murderer confined in the St. Louis jail, where the negro had winked and laughed.

Mr. Zachrits objected to the wink. There was a squabble between Gov. Johnson and Zachrits over this which the judge ended by sitting down on them both and telling them to go on with the examination.

On cross-examination the witness said that he had been employed by Seddon & Blair looking up court records. About ten days after the homicide he was called in by Mr. Blair and told to go to Mr. Johnson's office and do what he was told. He admitted all he belonged to the Knights of Labor. There are several trade unions in that city belonging to the federation, and they can strike if they desire upon the consent of their local officers. If a general strike was contemplated, this office would probably be consulted, at least we would be notified.

NOT FEDERATION MEN.

John McBride Talks of the Brooklyn Street Car Strike.

INDIANAPOLIS, Ind., Jan. 22.—John McBride, the new president of the American Federation of Labor, whose national headquarters were removed to this city by the

trove often in the jail at the request of Attorney James T. Blair to attend to his wants and desires. He found him suspicious of the guards, of everyone about him. He talked in monosyllables. He seemed suspicious of Gov. Johnson, but he was not. He wanted the witness to speak to Mr. Blair about it. In July the witness had a conversation with Duestrow over his wife. Duestrow had a cigarette picture of an actress with her leg thrown over the arm of a chair. Witness said that Duestrow was much worked over it, because he thought the picture was that of his wife. Duestrow had told him that he had seen her, and when he (the witness) told him she was dead Duestrow became very angry. The witness also stated some of the theories on hypnosis which Duestrow detailed to him, during which Duestrow told him his child was alive. Duestrow told him that when he saw the child he believed to be his in the morgue he was hypnotized, and it was not really his. From what the witness had seen he concluded that Duestrow's mind was not sound.

During Mead's testimony the defendant sat unmoved in his chair, appearing as an ordinary spectator.

Continuing the examination Mr. Johnson asked if Duestrow had ever manifested any illusions.

The witness cited one which had been manifested in the presence of Taylor, the negro murderer confined in the St. Louis jail, where the negro had winked and laughed.

Mr. Zachrits objected to the wink. There was a squabble between Gov. Johnson and Zachrits over this which the judge ended by sitting down on them both and telling them to go on with the examination.

On cross-examination the witness said that he had been employed by Seddon & Blair looking up court records. About ten days after the homicide he was called in by Mr. Blair and told to go to Mr. Johnson's office and do what he was told. He admitted all he belonged to the Knights of Labor. There are several trade unions in that city belonging to the federation, and they can strike if they desire upon the consent of their local officers. If a general strike was contemplated, this office would probably be consulted, at least we would be notified.

NOT FEDERATION MEN.

John McBride Talks of the Brooklyn Street Car Strike.

INDIANAPOLIS, Ind., Jan. 22.—John McBride, the new president of the American Federation of Labor, whose national headquarters were removed to this city by the

trove often in the jail at the request of Attorney James T. Blair to attend to his wants and desires. He found him suspicious of the guards, of everyone about him. He talked in monosyllables. He seemed suspicious of Gov. Johnson, but he was not. He wanted the witness to speak to Mr. Blair about it. In July the witness had a conversation with Duestrow over his wife. Duestrow had a cigarette picture of an actress with her leg thrown over the arm of a chair. Witness said that Duestrow was much worked over it, because he thought the picture was that of his wife. Duestrow had told him that he had seen her, and when he (the witness) told him she was dead Duestrow became very angry. The witness also stated some of the theories on hypnosis which Duestrow detailed to him, during which Duestrow told him his child was alive. Duestrow told him that when he saw the child he believed to be his in the morgue he was hypnotized, and it was not really his. From what the witness had seen he concluded that Duestrow's mind was not sound.

During Mead's testimony the defendant sat unmoved in his chair, appearing as an ordinary spectator.

Continuing the examination Mr. Johnson asked if Duestrow had ever manifested any illusions.

The witness cited one which had been manifested in the presence of Taylor, the negro murderer confined in the St. Louis jail, where the negro had winked and laughed.

Mr. Zachrits objected to the wink. There was a squabble between Gov. Johnson and Zachrits over this which the judge ended by sitting down on them both and telling them to go on with the examination.

On cross-examination the witness said that he had been employed by Seddon & Blair looking up court records. About ten days after the homicide he was called in by Mr. Blair and told to go to Mr. Johnson's office and do what he was told. He admitted all he belonged to the Knights of Labor. There are several trade unions in that city belonging to the federation, and they can strike if they desire upon the consent of their local officers. If a general strike was contemplated, this office would probably be consulted, at least we would be notified.

NOT FEDERATION MEN.

John McBride Talks of the Brooklyn Street Car Strike.

INDIANAPOLIS, Ind., Jan. 22.—John McBride, the new president of the American Federation of Labor, whose national headquarters were removed to this city by the

trove often in the jail at the request of Attorney James T. Blair to attend to his wants and desires. He found him suspicious of the guards, of everyone about him. He talked in monosyllables. He seemed suspicious of Gov. Johnson, but he was not. He wanted the witness to speak to Mr. Blair about it. In July the witness had a conversation with Duestrow over his wife. Duestrow had a cigarette picture of an actress with her leg thrown over the arm of a chair. Witness said that Duestrow was much worked over it, because he thought the picture was that of his wife. Duestrow had told him that he had seen her, and when he (the witness) told him she was dead Duestrow became very angry. The witness also stated some of the theories on hypnosis which Duestrow detailed to him, during which Duestrow told him his child was alive. Duestrow told him that when he saw the child he believed to be his in the morgue he was hypnotized, and it was not really his. From what the witness had seen he concluded that Duestrow's mind was not sound.

During Mead's testimony the defendant sat unmoved in his chair, appearing as an ordinary spectator.

Continuing the examination Mr. Johnson asked if Duestrow had ever manifested any illusions.

The witness cited one which had been manifested in the presence of Taylor, the negro murderer confined in the St. Louis jail, where the negro had winked and laughed.

Mr. Zachrits objected to the wink. There was a squabble between Gov. Johnson and Zachrits over this which the judge ended by sitting down on them both and telling them to go on with the examination.

On cross-examination the witness said that he had been employed by Seddon & Blair looking up court records. About ten days after the homicide he was called in by Mr. Blair and told to go to Mr. Johnson's office and do what he was told. He admitted all he belonged to the Knights of Labor. There are several trade unions in that city belonging to the federation, and they can strike if they desire upon the consent of their local officers. If a general strike was contemplated, this office would probably be consulted, at least we would be notified.

NOT FEDERATION MEN.

John McBride Talks of the Brooklyn Street Car Strike.

INDIANAPOLIS, Ind., Jan. 22.—John McBride, the new president of the American Federation of Labor, whose national headquarters were removed to this city by the

trove often in the jail at the request of Attorney James T. Blair to attend to his wants and desires. He found him suspicious of the guards, of everyone about him. He talked in monosyllables. He seemed suspicious of Gov. Johnson, but he was not. He wanted the witness to speak to Mr. Blair about it. In July the witness had a conversation with Duestrow over his wife. Duestrow had a cigarette picture of an actress with her leg thrown over the arm of a chair. Witness said that Duestrow was much worked over it, because he thought the picture was that of his wife. Duestrow had told him that he had seen her, and when he (the witness) told him she was dead Duestrow became very angry. The witness also stated some of the theories on hypnosis which Duestrow detailed to him, during which Duestrow told him his child was alive. Duestrow told him that when he saw the child he believed to be his in the morgue he was hypnotized, and it was not really his. From what the witness had seen he concluded that Duestrow's mind was not sound.

During Mead's testimony the defendant sat unmoved in his chair, appearing as an ordinary spectator.

Continuing the examination Mr. Johnson asked if Duestrow had ever manifested any illusions.

The witness cited one which had been manifested in the presence of Taylor, the negro murderer confined in the St. Louis jail, where the negro had winked and laughed.

Mr. Zachrits objected to the wink. There was a squabble between Gov. Johnson and Zachrits over this which the judge ended by sitting down on them both and telling them to go on with the examination.

On cross-examination the witness said that he had been employed by Seddon & Blair looking up court records. About ten days after the homicide he was called in by Mr. Blair and told to go to Mr. Johnson's office and do what he was told. He admitted all he belonged to the Knights of Labor. There are several trade unions in that city belonging to the federation, and they can strike if they desire upon the consent of their local officers. If a general strike was contemplated, this office would probably be consulted, at least we would be notified.

NOT FEDERATION MEN.

John McBride Talks of the Brooklyn Street Car Strike.

INDIANAPOLIS, Ind., Jan. 22.—John McBride, the new president of the American Federation of Labor, whose national headquarters were removed to this city by the

trove often in the jail at the request of Attorney James T. Blair to attend to his wants and desires. He found him suspicious of the guards, of everyone about him. He talked in monosyllables. He seemed suspicious of Gov. Johnson, but he was not. He wanted the witness to speak to Mr. Blair about it. In July the witness had a conversation with Duestrow over his wife. Duestrow had a cigarette picture of an actress with her leg thrown over the arm of a chair. Witness said that Duestrow was much worked over it, because he thought the picture was that of his wife. Duestrow had told him that he had seen her, and when he (the witness) told him she was dead Duestrow became very angry. The witness also stated some of the theories on hypnosis which Duestrow detailed to him, during which Duestrow told him his child was alive. Duestrow told him that when he saw the child he believed to be his in the morgue he was hypnotized, and it was not really his. From what the witness had seen he concluded that Duestrow's mind was not sound.

During Mead's testimony the defendant sat unmoved in his chair, appearing as an ordinary spectator.

Continuing the examination Mr. Johnson asked if Duestrow had ever manifested any illusions.

The witness cited one which had been manifested in the presence of Taylor, the negro murderer confined in the St. Louis jail, where the negro had winked and laughed.

Mr. Zachrits objected to the wink. There was a squabble between Gov. Johnson and Zachrits over this which the judge ended by sitting down on them both and telling them to go on with the examination.

On cross-examination the witness said that he had been employed by Seddon & Blair looking up court records. About ten days after the homicide he was called in by Mr. Blair and told to go to Mr. Johnson's office and do what he was told. He admitted all he belonged to the Knights of Labor. There are several trade unions in that city belonging to the federation, and they can strike if they desire upon the consent of their local officers. If a general strike was contemplated, this office would probably be consulted, at least we would be notified.

NOT FEDERATION MEN.

John McBride Talks of the Brooklyn Street Car Strike.

INDIANAPOLIS, Ind., Jan. 22.—John McBride, the new president of the American Federation of Labor, whose national headquarters were removed to this city by the

and Shirley of Seddon and John P. The witness could not remember when he witnessed the signature of Duestrow, but as to his mental condition he could give nothing as at that time he was not well enough acquainted with him.

Upon being asked to explain what he meant by saying that Duestrow spoke in monosyllables, the witness said that Duestrow was also one and that when the witness asked him if he wanted a doctor he said he did not know whether he did or not.

"You call that talking in monosyllables?"

"Yes, sir."

"Did he not say because he was not sure about wanting a doctor he was insane?"

"Yes, sir."

"Now don't you know he was not sick at that time he was in the jail?"

"I tell you he was sick at this time."

"What was the matter with him?"

"He had a cold."

"Enough to notice it?"

"And because he had a little cold and was not sure that he wanted a doctor you thought he was crazy?"

"Yes, sir."

The spectators laughed.

In the direct examination the witness had stated that Duestrow solicited often and talked disconnectedly, but upon being pinned down by the lawyer for the prosecution the witness could give no specific instances, and was sure that he never heard anyone talk like him.

The witness then stated that Duestrow acted as though he was really insane. "Was it good acting?" asked the little prosecuting attorney.

"Mead began to explain and Zachrits tried to stop him. The lawyers on the other side joined in and five minutes were wasted, during which time however, Attorney Booth accused Zachrits of sharp practice in making the play on the word 'acting.'"

Judge Hirsch, who was evidently not disposed to use up time in this sort of wrangling, soon stopped it and the examination continued.

Mr. Zachrits then asked the witness a question which seemed to foreshadow his position in a certain measure.

"Don't you know that there are hundreds of persons high in business and professional life who believe in hypnosis?" he inquired, but the witness did not admit that he did.

JAIL GUARD O'CONNOR.

John O'Connor, chief guard of the St. Louis City Jail, was the next witness called. He described Duestrow's appearance when he was first brought into the jail. He looked, then, bloated and as though he had been on a long spree. The witness of how he was obliged to take the defendant's sheets and bedclothes away from him after his first attempt at suicide. The first attempt at suicide the witness had not seen, but his appearance after it was said was like a man who had been drinking heavily, as though on the border of delirium. After this he said Duestrow talked but little. He was this way for some months. Taylor, the negro, was set to watch him, but after five months Duestrow got tired of it and threatened to whip him. Witness said that Duestrow had talked to him about his wife and child, told him that they were alive and all right.

and Shirley of Seddon and John P. The witness could not remember when he witnessed the signature of Duestrow, but as to his mental condition he could give nothing as at that time he was not well enough acquainted with him.

Upon being asked to explain what he meant by saying that Duestrow spoke in monosyllables, the witness said that Duestrow was also one and that when the witness asked him if he wanted a doctor he said he did not know whether he did or not.

"You call that talking in monosyllables?"

"Yes, sir."

"Did he not say because he was not sure about wanting a doctor he was insane?"

"Yes, sir."

"Now don't you know he was not sick at that time he was in the jail?"

"I tell you he was sick at this time."

"What was the matter with him?"

"He had a cold."

"Enough to notice it?"

"And because he had a little cold and was not sure that he wanted a doctor you thought he was crazy?"

"Yes, sir."

The spectators laughed.

In the direct examination the witness had stated that Duestrow solicited often and talked disconnectedly, but upon being pinned down by the lawyer for the prosecution the witness could give no specific instances, and was sure that he never heard anyone talk like him.

The witness then stated that Duestrow acted as though he was really insane. "Was it good acting?" asked the little prosecuting attorney.

"Mead began to explain and Zachrits tried to stop him. The lawyers on the other side joined in and five minutes were wasted, during which time however, Attorney Booth accused Zachrits of sharp practice in making the play on the word 'acting.'"

Judge Hirsch, who was evidently not disposed to use up time in this sort of wrangling, soon stopped it and the examination continued.

Mr. Zachrits then asked the witness a question which seemed to foreshadow his position in a certain measure.

"Don't you know that there are hundreds of persons high in business and professional life who believe in hypnosis?" he inquired, but the witness did not admit that he did.

JAIL GUARD O'CONNOR.

John O'Connor, chief guard of the St. Louis City Jail, was the next witness called. He described Duestrow's appearance when he was first brought into the jail. He looked, then, bloated and as though he had been on a long spree. The witness of how he was obliged to take the defendant's sheets and bedclothes away from him after his first attempt at suicide. The first attempt at suicide the witness had not seen, but his appearance after it was said was like a man who had been drinking heavily, as though on the border of delirium. After this he said Duestrow talked but little. He was this way for some months. Taylor, the negro, was set to watch him, but after five months Duestrow got tired of it and threatened to whip him. Witness said that Duestrow had talked to him about his wife and child, told him that they were alive and all right.

and Shirley of Seddon and John P. The witness could not remember when he witnessed the signature of Duestrow, but as to his mental condition he could give nothing as at that time he was not well enough acquainted with him.

Upon being asked to explain what he meant by saying that Duestrow spoke in monosyllables, the witness said that Duestrow was also one and that when the witness asked him if he wanted a doctor he said he did not know whether he did or not.

"You call that talking in monosyllables?"

"Yes, sir."

"Did he not say because he was not sure about wanting a doctor he was insane?"

"Yes, sir."

"Now don't you know he was not sick at that time he was in the jail?"

"I tell you he was sick at this time."

"What was the matter with him?"

"He had a cold."

"Enough to notice it?"

"And because he had a little cold and was not sure that he wanted a doctor you thought he was crazy?"

"Yes, sir."

The spectators laughed.

In the direct examination the witness had stated that Duestrow solicited often and talked disconnectedly, but upon being pinned down by the lawyer for the prosecution the witness could give no specific instances, and was sure that he never heard anyone talk like him.

The witness then stated that Duestrow acted as though he was really insane. "Was it good acting?" asked the little prosecuting attorney.

"Mead began to explain and Zachrits tried to stop him. The lawyers on the other side joined in and five minutes were wasted, during which time however, Attorney Booth accused Zachrits of sharp practice in making the play on the word 'acting.'"

Judge Hirsch, who was evidently not disposed to use up time in this sort of wrangling, soon stopped it and the examination continued.

Mr. Zachrits then asked the witness a question which seemed to foreshadow his position in a certain measure.

"Don't you know that there are hundreds of persons high in business and professional life who believe in hypnosis?" he inquired, but the witness did not admit that he did.

JAIL GUARD O'CONNOR.

John O'Connor, chief guard of the St. Louis City Jail, was the next witness called. He described Duestrow's appearance when he was first brought into the jail. He looked, then, bloated and as though he had been on a long spree. The witness of how he was obliged to take the defendant's sheets and bedclothes away from him after his first attempt at suicide. The first attempt at suicide the witness had not seen, but his appearance after it was said was like a man who had been drinking heavily, as though on the border of delirium. After this he said Duestrow talked but little. He was this way for some months. Taylor, the negro, was set to watch him, but after five months Duestrow got tired of it and threatened to whip him. Witness said that Duestrow had talked to him about his wife and child, told him that they were alive and all right.

and Shirley of Seddon and John P. The witness could not remember when he witnessed the signature of Duestrow, but as to his mental condition he could give nothing as at that time he was not well enough acquainted with him.

Upon being asked to explain what he meant by saying that Duestrow spoke in monosyllables, the witness said that Duestrow was also one and that when the witness asked him if he wanted a doctor he said he did not know whether he did or not.

"You call that talking in monosyllables?"

"Yes, sir."

"Did he not say because he was not sure about wanting a doctor he was insane?"

"Yes, sir."

"Now don't you know he was not sick at that time he was in the jail?"

"I tell you he was sick at this time."

"What was the matter with him?"

"He had a cold."

"Enough to notice it?"

"And because he had a little cold and was not sure that he wanted a doctor you thought he was crazy?"

"Yes, sir."

The spectators laughed.

In the direct examination the witness had stated that Duestrow solicited often and talked disconnectedly, but upon being pinned down by the lawyer for the prosecution the witness could give no specific instances, and was sure that he never heard anyone talk like him.

The witness then stated that Duestrow acted as though he was really insane. "Was it good acting?" asked the little prosecuting attorney.

"Mead began to explain and Zachrits tried to stop him. The lawyers on the other side joined in and five minutes were wasted, during which time however, Attorney Booth accused Zachrits of sharp practice in making the play on the word 'acting.'"

Judge Hirsch, who was evidently not disposed to use up time in this sort of wrangling, soon stopped it and the examination continued.

Mr. Zachrits then asked the witness a question which seemed to foreshadow his position in a certain measure.

"Don't you know that there are hundreds of persons high in business and professional life who believe in hypnosis?" he inquired, but the witness did not admit that he did.

JAIL GUARD O'CONNOR.

John O'Connor, chief guard of the St. Louis City Jail, was the next witness called. He described Duestrow's appearance when he was first brought into the jail. He looked, then, bloated and as though he had been on a long spree. The witness of how he was obliged to take the defendant's sheets and bedclothes away from him after his first attempt at suicide. The first attempt at suicide the witness had not seen, but his appearance after it was said was like a man who had been drinking heavily, as though on the border of delirium. After this he said Duestrow talked but little. He was this way for some months. Taylor, the negro, was set to watch him, but after five months Duestrow got tired of it and threatened to whip him. Witness said that Duestrow had talked to him about his wife and child, told him that they were alive and all right.

and Shirley of Seddon and John P. The witness could not remember when he witnessed the signature of Duestrow, but as to his mental condition he could give nothing as at that time he was not well enough acquainted with him.

Upon being asked to explain what he meant by saying that Duestrow spoke in monosyllables, the witness said that Duestrow was also one and that when the witness asked him if he wanted a doctor he said he did not know whether he did or not.

"You call that talking in monosyllables?"

"Yes, sir."

"Did he not say because he was not sure about wanting a doctor he was insane?"

"Yes, sir."

"Now don't you know he was not sick at that time he was in the jail?"

"I tell you he was sick at this time."

"What was the matter with him?"

"He had a cold."

"Enough to notice it?"

"And because he had a little cold and was not sure that he wanted a doctor you thought he was crazy?"

"Yes, sir."

The spectators laughed.

In the direct examination the witness had stated that Duestrow solicited often and talked disconnectedly, but upon being pinned down by the lawyer for the prosecution the witness could give no specific instances, and was sure that he never heard anyone talk like him.

The witness then stated that Duestrow acted as though he was really insane. "Was it good acting?" asked the little prosecuting attorney.

"Mead began to explain and Zachrits tried to stop him. The lawyers on the other side joined in and five minutes were wasted, during which time however, Attorney Booth accused Zachrits of sharp practice in making the play on the word 'acting.'"

Judge Hirsch, who was evidently not disposed to use up time in this sort of wrangling, soon stopped it and the examination continued.

Mr. Zachrits then asked the witness a question which seemed to foreshadow his position in a certain measure.

"Don't you know that there are hundreds of persons high in business and professional life who believe in hypnosis?" he inquired, but the witness did not admit that he did.

JAIL GUARD O'CONNOR.

John O'Connor, chief guard of the St. Louis City Jail, was the next witness called. He described Duestrow's appearance when he was first brought into the jail. He looked, then, bloated and as though he had been on a long spree. The witness of how he was obliged to take the defendant's sheets and bedclothes away from him after his first attempt at suicide. The first attempt at suicide the witness had not seen, but his appearance after it was said was like a man who had been drinking heavily, as though on the border of delirium. After this he said Duestrow talked but little. He was this way for some months. Taylor, the negro, was set to watch him, but after five months Duestrow got tired of it and threatened to whip him. Witness said that Duestrow had talked to him about his wife and child, told him that they were alive and all right.

and Shirley of Seddon and John P. The witness could not remember when he witnessed the signature of Duestrow, but as to his mental condition he could give nothing as at that time he was not well enough acquainted with him.

Upon being asked to explain what he meant by saying that Duestrow spoke in monosyllables, the witness said that Duestrow was also one and that when the witness asked him if he wanted a doctor he said he did not know whether he did or not.

"You call that talking in monosyllables?"

"Yes, sir."

"Did he not say because he was not sure about wanting a doctor he was insane?"

"Yes, sir."

"Now don't you know he was not sick at that time he was in the jail?"

"I tell you he was sick at this time."

"What was the matter with him?"

"He had a cold."

"Enough to notice it?"

"And because he had a little cold and was not sure that he wanted a doctor you thought he was crazy?"

"Yes, sir."

The spectators laughed.

In the direct examination the witness had stated that Duestrow solicited often and talked disconnectedly, but upon being pinned down by the lawyer for the prosecution the witness could give no specific instances, and was sure that he never heard anyone talk like him.

The witness then stated that Duestrow acted as though he was really insane. "Was it good acting?" asked the little prosecuting attorney.

"Mead began to explain and Zachrits tried to stop him. The lawyers on the other side joined in and five minutes were wasted, during which time however, Attorney Booth accused Zachrits of sharp practice in making the play on the word 'acting.'"

Judge Hirsch, who was evidently not disposed to use up time in this sort of wrangling, soon stopped it and the examination continued.

Mr. Zachrits then asked the witness a question which seemed to foreshadow his position in a certain measure.

"Don't you know that there are hundreds of persons high in business and professional life who believe in hypnosis?" he inquired, but the witness did not admit that he did.

JAIL GUARD O'CONNOR.

John O'Connor, chief guard of the St. Louis City Jail, was the next witness called. He described Duestrow's appearance when he was first brought into the jail. He looked, then, bloated and as though he had been on a long spree. The witness of how he was obliged to take the defendant's sheets and bedclothes away from him after his first attempt at suicide. The first attempt at suicide the witness had not seen, but his appearance after it was said was like a man who had been drinking heavily, as though on the border of delirium. After this he said Duestrow talked but little. He was this way for some months. Taylor, the negro, was set to watch him, but after five months Duestrow got tired of it and threatened to whip him. Witness said that Duestrow had talked to him about his wife and child, told him that they were alive and all right.

and Shirley of Seddon and John P. The witness could not remember when he witnessed the signature of Duestrow, but as to his mental condition he could give nothing as at that time he was not well enough acquainted with him.

Upon being asked to explain what he meant by saying that Duestrow spoke in monosyllables, the witness said that Duestrow was also one and that when the witness asked him if he wanted a doctor he said he did not know whether he did or not.</

1

THE TAILORS WHO FIT.

he Delegates to the Custom Tailors' Convention.

ate Arrivals Delay the Opening Until the Afternoon.

LEAT INTEREST CENTERS IN THE PRIZES TO BE AWARDED.

ere Are 100 Delegates Present and as Many More Expected—Some of the Prominent Members—List of Officers.

Due to the late arrival of a number of delegates the convention of the Custom Tailors' Association of America did not convene at the Flanery Hotel until 10 o'clock p. m. President John O'Neill of Kansas City called the meeting to order. 100 members were in attendance, but it is expected that by Wednesday fully twice as many will be present. The association has a membership of about 400. The principal feature of the afternoon session consisted in appointing the different committees and putting them to work. The exhibit of garments made up and designed by the members will not arrive until Wednesday.

During the convention the movement to form branches of the association in each city will be agitated. In event of the motion being carried delegates from each

James L. Shuman, Vice-President, St. Louis; John E. Evans, Second Vice-President, Chicago; John A. Carpenter, Recording Secretary, Kansas City; M. O'Sullivan, Corresponding Secretary, St. Louis; J. H. E. Parker, Jr., Financial Secretary and Treasurer, Galveston, Ill., and



THE MODERN GALATEA. (The Tailor-Made Woman.) James Allison, Manager Employment Bureau, Covington, Ky.

CHARGED WITH MURDER.

An Old Negro Arrested on Complaint of Marcus Bernheimer.

Robert Payne, colored, 51 years of age, was arrested at Broadway and Pine street last week by Officers Doyle and King on complaint of Marcus Bernheimer, who charged that he had been murdered by Payne. The charge was made by Bernheimer, who thought that he had been murdered by Payne, a negro who committed a murder ten years ago in South Carolina. Payne denies his guilt and says that he has lived in St. Louis continuously since 1873, and came here from Lexington, Va. He has lived, he states, at his present place of abode, in the rear of 713 South Third street, for the past seventeen years and owns from M. A. Wolf & Co. Mr. Bernheimer left for Memphis, Tenn., on Jan. 10, and the arrest was made and further particulars could not be obtained.

DRY GOODS FAILURE.

One of the Largest and Oldest Firms of Atlanta Goes to the Wall.

ATLANTA, Ga., Jan. 22.—The failure of the dry goods firm of D. G. Daugherty & Co., one of the largest and longest established in the city, was announced today, creating a sensation in commercial circles and arousing universal regret. The firm assigns its entire stock and real estate to H. B. Claffin & Co., New York, who are the chief creditors, and also to the same firm a mortgage for \$200,000 on the palatial Peach Tree home of David H. Daugherty, the head of the house. The details of the assets and liabilities are not yet known.

YOUTHFUL BURGARS.

Two Robbers Aged 11 and 12 Bound Over to the Grand Jury.

BURLINGTON, Mo., Jan. 22.—Two youthful offenders had a preliminary hearing before Judge Hartness, on the charge of larceny, after a day's detention in the city jail. The boys, who were named William and Charles, were aged 11 and 12 years, respectively. They were bound over to the grand jury for trial.

DELIA FOX APPEARED.

The people who went to the Grand Opera House were not disappointed, nor did the failure of Miss Fox to appear on Sunday night in any way affect the size of the audience, unless it was to increase it, and the flowers and the applause came in so fast that the fair Delia was kept bowing most of the time that she was on the stage. But Miss Fox is not the only one who pleased the audience, for Paul Arthur, as Emile Duval (Delia's husband in the play), and



THE NEW WOMAN FINDS AN ADMIRER IN THE TAILOR.

Mr. ex-President George Evans, Urchichville, O.; W. W. Birmingham, Ill.; ex-Treasurer H. E. Parker, Galveston, Ill.; George B. Roseman, St. Joseph, Mo.; John F. Feltz, Richmond, Mo.; M. O'Sullivan, Shelbyville, Ky.; and A. Oswald, Denison, Tex.

All the members look forward with a good deal of interest to the awarding of the prize for the best workmanship.



DELIA FOX.

Jefferson D'Angelo got a good deal of the applause for the fun that he got out of their rather dry parts. D'Angelo, especially, caused a good many laughs by simply walking across the stage in a way that reminded one of the wobbling light-bulbs that he had seen at the Olympic. The rest of the company were very good, and gave Miss Fox all of the support that their parts demanded.

The Reader Murder.

LOUISVILLE, Ky., Jan. 22.—The case of the Colored man who was charged with the murder of William Reader last summer.

Charged With Boot-Legging.

HANNIBAL, Mo., Jan. 22.—Eugene Williams and Edward Cardwell of Luray, Clark county, were brought here last night by Deputy United States Marshal Winbury on the charge of boot-legging. They were assigned before United States Commissioner Moore, entered a plea of not guilty and were held under bond for trial. They are prominent citizens of Clark county.

Senatorial Race in Delaware.

DOVER, Del., Jan. 22.—Another ballot was taken today for United States Senator, and the result was that the race was decided in favor of the incumbent, Senator Charles A. Wallace.

FOR THE DEAD AN AWFUL PREDICAMENT.

McGinnis Memorial Exercises in the Missouri Senate.

The Deceased Senator's Wife and Sons in Attendance.

EXAMINATION OF BANKS AND TRUST COMPANIES' ACCOUNTS.

Mr. Marsh's Bill Making This the Duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases.

JEFFERSON CITY, Mo., Jan. 22.—The McGinnis memorial exercises were held in the Senate chamber before the members of both houses, and a large number of visitors, this morning. The portrait of the deceased Senator, properly draped, hung in front of the Chief Justice's seat. The memorial address was made by Senators Peers, Mott, Yeater, Kennish and Wurdemann. The wife of the deceased Senator, Senator, her three sons and grandchild occupied places in front of the house, facing the audience.

By an overwhelming vote the House yesterday approved the bill for the Criminal Jurisdiction in order to engrave on the Missouri House bill No. 75, by Mr. Moran of St. Joseph, which provides, as amended, that when a continuance in a criminal case is granted at the petition of the defendant, the costs of the case shall be taxed against the defendant, and that in no case shall such costs be taxed against the State. The bill provides that the costs of the case shall be taxed against the defendant, and that in no case shall such costs be taxed against the State.

Mr. Marsh's bill making this the duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases. The bill provides that the Secretary of State shall be the duty of the Secretary of State to examine the accounts of the banks and trust companies, and to report the results of such examination to the Senate.

Mr. Marsh's bill making this the duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases. The bill provides that the Secretary of State shall be the duty of the Secretary of State to examine the accounts of the banks and trust companies, and to report the results of such examination to the Senate.

Mr. Marsh's bill making this the duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases. The bill provides that the Secretary of State shall be the duty of the Secretary of State to examine the accounts of the banks and trust companies, and to report the results of such examination to the Senate.

Mr. Marsh's bill making this the duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases. The bill provides that the Secretary of State shall be the duty of the Secretary of State to examine the accounts of the banks and trust companies, and to report the results of such examination to the Senate.

Mr. Marsh's bill making this the duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases. The bill provides that the Secretary of State shall be the duty of the Secretary of State to examine the accounts of the banks and trust companies, and to report the results of such examination to the Senate.

Mr. Marsh's bill making this the duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases. The bill provides that the Secretary of State shall be the duty of the Secretary of State to examine the accounts of the banks and trust companies, and to report the results of such examination to the Senate.

Mr. Marsh's bill making this the duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases. The bill provides that the Secretary of State shall be the duty of the Secretary of State to examine the accounts of the banks and trust companies, and to report the results of such examination to the Senate.

Mr. Marsh's bill making this the duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases. The bill provides that the Secretary of State shall be the duty of the Secretary of State to examine the accounts of the banks and trust companies, and to report the results of such examination to the Senate.

Mr. Marsh's bill making this the duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases. The bill provides that the Secretary of State shall be the duty of the Secretary of State to examine the accounts of the banks and trust companies, and to report the results of such examination to the Senate.

Mr. Marsh's bill making this the duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases. The bill provides that the Secretary of State shall be the duty of the Secretary of State to examine the accounts of the banks and trust companies, and to report the results of such examination to the Senate.

Mr. Marsh's bill making this the duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases. The bill provides that the Secretary of State shall be the duty of the Secretary of State to examine the accounts of the banks and trust companies, and to report the results of such examination to the Senate.

Mr. Marsh's bill making this the duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases. The bill provides that the Secretary of State shall be the duty of the Secretary of State to examine the accounts of the banks and trust companies, and to report the results of such examination to the Senate.

Mr. Marsh's bill making this the duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases. The bill provides that the Secretary of State shall be the duty of the Secretary of State to examine the accounts of the banks and trust companies, and to report the results of such examination to the Senate.

Mr. Marsh's bill making this the duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases. The bill provides that the Secretary of State shall be the duty of the Secretary of State to examine the accounts of the banks and trust companies, and to report the results of such examination to the Senate.

Mr. Marsh's bill making this the duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases. The bill provides that the Secretary of State shall be the duty of the Secretary of State to examine the accounts of the banks and trust companies, and to report the results of such examination to the Senate.

Mr. Marsh's bill making this the duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases. The bill provides that the Secretary of State shall be the duty of the Secretary of State to examine the accounts of the banks and trust companies, and to report the results of such examination to the Senate.

Mr. Marsh's bill making this the duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases. The bill provides that the Secretary of State shall be the duty of the Secretary of State to examine the accounts of the banks and trust companies, and to report the results of such examination to the Senate.

Mr. Marsh's bill making this the duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases. The bill provides that the Secretary of State shall be the duty of the Secretary of State to examine the accounts of the banks and trust companies, and to report the results of such examination to the Senate.

Mr. Marsh's bill making this the duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases. The bill provides that the Secretary of State shall be the duty of the Secretary of State to examine the accounts of the banks and trust companies, and to report the results of such examination to the Senate.

Mr. Marsh's bill making this the duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases. The bill provides that the Secretary of State shall be the duty of the Secretary of State to examine the accounts of the banks and trust companies, and to report the results of such examination to the Senate.

Mr. Marsh's bill making this the duty of the Secretary of State—Cigarette Taxing Measure—Costs in Criminal Cases. The bill provides that the Secretary of State shall be the duty of the Secretary of State to examine the accounts of the banks and trust companies, and to report the results of such examination to the Senate.

French Calf, Tip and Plain Toe, at \$4.00, Cut to only \$3.00

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

Extra Quality Fine CORK SOLE Congress and Lace, All Styles, At \$7.00, \$7.50 and \$8.00, cut to \$6.00

ALL OUT TO \$6.00

POSITIVELY NO OTHER CHARGE

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

Special Cut Sale!

MEN'S FINE SHOES. LESS THAN... Manufacturers' Cost!

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

French Calf, Congress, Tip and Plain Toe, at \$5.00, cut to \$3.50

